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14	Attorneys for Defendant and Counterclaimant	
15	CASHCALL, INC.	
16	UNITED STATES DISTRICT COURT	
17	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION	
19	TRICIA LECKLER, ON BEHALF OF	CASE NO. C 07-04002 SI
20	HERSELF AND ALL OTHERS SIMILARLY SITUATED,	STIPULATION RE: (A) CONTINUING
21	Plaintiffs,	CLASS CERTIFICATION MOTION HEARING DATE AND BRIEFING
22	V.	SCHEDULE THEREON; AND (B) SCHEDULING STATUS CONFERENCE
23	CASHCALL, INC.,	<b>Current Class Certification Motion Hearing:</b>
24	Defendant.	Date: September 22, 2008 Time: 9:00 a.m.
	Defendant.	Place: Courtroom 10, 19th Floor
25		Judge: Hon. Susan Illston
26	AND BELLETED COLD TERROL AND C	Proposed Class Certification Motion Hearing:
27	AND RELATED COUNTERCLAIMS.	Date: October 10, 2008 Time: 9:00 a.m.
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Finlayson, Augustini & Williams LLP

Plaintiff Tricia Leckler and Defendant CashCall, Inc. submit this Stipulation Re: (A) Continuing Class Certification Motion Hearing Date and Briefing Schedule Thereon; and (B) Scheduling Status Conference.

## **RECITALS**

- Α. On March 4, 2008, the Court entered an order approving the parties' stipulation to schedule hearing dates and establish briefing schedules related to their cross-motions for partial summary judgment (continued hearing date – May 14, 2008) and Plaintiff's motion for class certification (hearing date – September 5, 2008).
- В. The parties agreed to postpone conducting class discovery until after the Court ruled on the parties' cross-motions for partial summary judgment.
- C. On May 14, 2008, the Court held a hearing on the parties' cross-motions for partial summary judgment and, after argument by counsel, took the matters under submission.
- D. On May 20, 2008, the Court entered order granting Plaintiff's motion for partial summary judgment and denying Defendant's motion for partial summary judgment.
- E. On or about May 30, 2008, Plaintiff propounded class discovery, including interrogatories, document requests, and a notice of deposition of Defendant's person(s) most knowledgeable in an attempt to meet the existing briefing schedule. Due to the amount of discovery requested in this Telephone Consumer Protection Act case in which discovery, including databases going back four years, has been requested, Defendant has determined that additional time will be required to assemble responsive documents and respond to the interrogatories. As a result, Defendant has requested of Plaintiff approximately 30 days additional time to respond to Plaintiff's discovery requests.
- F. On July 1, 2008, the Court, on its own motion, rescheduled the hearing date on Plaintiff's class certification motion from September 5, 2008, to September 22, 2008.
- G. With a due date for filing Plaintiff's class certification motion only about two months after the hearing date on the parties' motions for partial summary judgment, Plaintiff's counsel advised the Court at the May 14, 2008 hearing that they might have to request a continuance of the class certification filing deadlines and hearing date. In order to allow the minimum of such additional

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time for class discovery and for briefing on Plaintiff's class certification motion, the parties propose to continue the class certification motion hearing for approximately three weeks to October 10, 2008, and to extend the current briefing schedule filing deadlines by approximately 35 days.

- Н. Based on the proposed October 10, 2008 hearing date, the parties have agreed to the following briefing schedule on Plaintiff's class certification motion: (1) Plaintiff shall file and serve her opening brief on or before August 25, 2008; (2) Defendant shall file and serve its opposition brief on or before September 15, 2008; and (3) Plaintiff shall file and serve her reply brief on or before September 29, 2008.
- I. There is currently no status conference scheduled in this case. At the May 14, 2008 hearing on the parties' cross-motions for partial summary judgment, the Court requested that the parties submit a stipulation scheduling a status conference for the same day as the hearing on Plaintiff's class certification motion.

THEREFORE, IT IS HEREBY STIPULATED BETWEEN THE PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD THAT:

## **STIPULATION**

- The hearing date on Plaintiff's class certification motion shall be continued from 1. September 22, 2008, at 9:00 a.m., to October 10, 2008, at 9:00 a.m.
- 2. Based upon the proposed October 10, 2008 hearing date for Plaintiff's class certification motion, the following briefing schedule on Plaintiff's class certification motion shall be followed:
  - Plaintiff shall file and serve her opening brief on or before August 25, 2008; A.
- B. Defendant shall file and serve its opposition brief on or before September 15, 2008; and
  - C. Plaintiff shall file and serve her reply brief on or before September 29, 2008.
- 3. A status conference shall be held on October 10, 2008, at 9:00 a.m., following the hearing on Plaintiff's class certification motion.

[continued on next page]

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1	4. By entering into this Stipulation, Defendant is not waiving its rights to request that the		
2	Court stay all proceedings in this case, as set forth in Defendant's Motion for Certification of Order		
3	for Interlocutory Appeal and for Stay of Proceedings filed on June 6, 2008.		
4	DATED: July 2, 2008		
5		BRAD W. SEILING JOANNA MCCALLUM	
6		CLAUDIA CALLAWAY	
		MANATT, PHELPS & PHILLIPS, LLP	
7		JESSE S. FINLAYSON	
8		MICHAEL R. WILLIAMS	
9		FINLAYSON, AUGUSTINI & WILLIAMS LLP	
10		By:/s/ Michael R. Williams  Michael R. Williams	
11			
12		Attorneys for Defendant and Counterclaimant CASHCALL, INC.	
13	DATED: July, 2008		
14		JOSHUA B. SWIGART HYDE & SWIGART	
15		DOUGLAS J. CAMPION	
16		LAW OFFICES OF DOUGLAS J. CAMPION	
17		By:	
18		Douglas J. Campion	
19		Attorneys for Plaintiff and Counterdefendant TRICIA LECKLER	
20	Leckler - Revised Stipulation Regarding Class Certification Motion Schedule		
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Finlayson, Augustini & Williams LLP

4. By entering into this Stipulation, Defendant is not waiving its rights to request that the 1 Court stay all proceedings in this case, as set forth in Defendant's Motion for Certification of Order 2 for Interlocutory Appeal and for Stay of Proceedings filed on June 6, 2008. 3 4 DATED: July \_\_\_, 2008 **BRAD W. SEILING** 5 JOANNA MCCALLUM CLAUDIA CALLAWAY 6 MANATT, PHELPS & PHILLIPS, LLP 7 JESSE S. FINLAYSON 8 MICHAEL R. WILLIAMS FINLAYSON, AUGUSTINI & WILLIAMS LLP 9 By:\_ 10 Michael R. Williams 11 Attorneys for Defendant and Counterclaimant 12 CASHCALL, INC. 13 DATED: July 2,2008 JOSHUA B. SWIGART 14 **HYDE & SWIGART** 15 DOUGLAS J. CAMPION LAW OFFICES OF DOUGLAS J. CAMPION 16 17 Douglas J. Campion 18 Attorneys for Plaintiff and Counterdefendant 19 TRICIA LECKLER 20 Leckler - Revised Stipulation Regarding Class Certification Motion Schedule 21 22 23 24 25 26 27

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## 1 **CERTIFICATE OF SERVICE** I, Wendy S. Mills, declare as follows: 2 I am employed in the County of Orange, State of California; I am over the age of eighteen years and am 3 not a party to this action; my business address is 110 Newport Center Drive, Suite 100, Newport Beach, California 92660, in said County and State. On July 2, 2008, the document(s) entitled: 4 STIPULATION RE: (A) CONTINUING CLASS CERTIFICATION MOTION HEARING DATE AND BRIEFING SCHEDULE THEREON; AND (B) SCHEDULING STATUS CONFERENCE 5 was/were served as follows: 6 X CM/ECF ELECTRONIC SERVICE: The following are registered as CM/ECF Users with the Court, and have consented to service through the Court's automatic transmission of a notice of electronic filing: 7 **Counsel for Plaintiffs:** bob@westcoastlitigation.com; jmerkel@westcoastlitigation.com; 8 josh@westcoastlitigation.com **Counsel for Defendant:** jfinlayson@faw-law.com; wmills@faw-law.com; bseiling@manatt.com; 9 imccallum@manatt.com 10 and on the parties listed below by the following means of service: 11 **Counsel for Defendant: Counsel for Plaintiffs:** Douglas J. Campion, Esq. Claudia Callaway, Esq. 12 MANATT, PHELPS & PHILLIPS, LLP LAW OFFICES OF DOUGLAS J. CAMPION 700 12th Street, N.W. 411 Camino Del Rio South, Suite 301 13 Washington, DC 20016 San Diego, CA 92108 14 **BY MAIL:** I placed a true copy of the above-mentioned document(s) in a sealed envelope addressed as indicated above, on the above-mentioned date. I am familiar with the firm's practice of collection and 15 processing correspondence for mailing. It is deposited with the U.S. Postal Service on that same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if 16 the postal cancellation date or postage meter date is more than one day after date of deposit for mailing in the affidavit. 17 **BY PERSONAL SERVICE:** I provided a true copy of the above-mentioned document(s) to a messenger for personal delivery to each person named above, at the address(es) shown above, before 18 5:00 p.m. on the above-mentioned date. 19 BY FACSIMILE: I caused the above-mentioned document(s) to be transmitted by facsimile machine to the parties and numbers indicated above, on the above-mentioned date, pursuant to Rule 2.306. The 20 facsimile machine I used complied with Rule 2.306 and no error was reported by the machine. Pursuant to Rule 2.306, I caused the machine to print a transmission record of the transmission, a copy of which is 21 maintained by this office. BY UPS—NEXT DAY AIR: I placed a true copy of the above-mentioned document(s) in a sealed 22 envelope or package designated by the United Parcel Service with delivery fees paid or provided for, addressed to the person(s) as indicated above, on the above-mentioned date, and I deposited same in a box 23 or other facility regularly maintained by United Parcel Service or delivered same to an authorized courier or driver authorized by United Parcel Service to receive documents. 24 I am employed in the office of Michael R. Williams, a member of the bar of this Court, and the foregoing 25 document(s) was/were printed on recycled paper. **X** (FEDERAL) I declare under penalty of perjury that the foregoing is true and correct. 26 Executed on July 2, 2008. 27 /s/ Wendy S. Mills

Wendy S. Mills

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